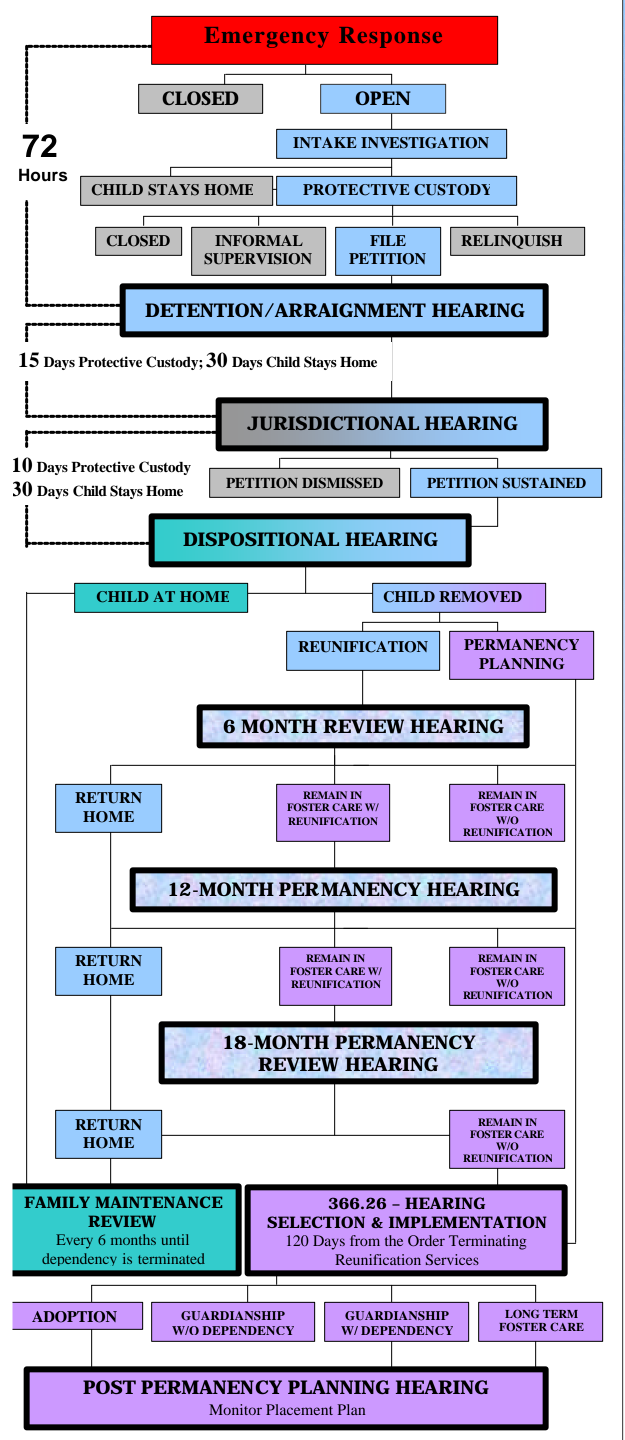
# JUVENILE DEPENDENCY PROCESS



### JUVENILE COURT DEPENDENCY HEARINGS

DETENTION HEARING: WIC <u>\$319, CRC 1440-1447</u>

**Presumption:** The minor shall be released to the parents unless legal grounds are established to temporarily detain the minor

**Burden of Proof:** Prima Facie evidence (evidence which suffices until contradicted).

Burden of Production: The government.

**Time Lines:** A minor may be detained in protective custody for 15 days pending a jurisdictional hearing.

JURISDICTIONAL HEARING: WIC <u>\$§300, 350, 355.1 CRC 1449-1450</u>

**Presumption:** Unexplained non-accidental serious injuries while in the care/custody of parent are presumed to be the result of abuse or neglect.

**Burden of Proof:** Preponderance of evidence that petition is true. **Burden of Production:** The government.

**Time Lines:** 15 days after the Detention hearing if child is out of home, 30 days if child remains home.

DISPOSITIONAL HEARING: WIC §§360-362.6 CRC 1455-1459

#### Presumption: None.

**Placement:** The minor shall be placed in the custody of the parents unless clear and convincing evidence of detriment. If the Court removes a minor from a custodial parent:

- The minor will be placed with a previously non-custodial parent unless such placement would be detrimental.
- Preferential consideration for placement will be given to a request by certain relatives.

**Reunification:** Parents will usually receive reunification services. **Burden of Proof:** Clear and convincing evidence of substantial risk of danger to child in order to remove from parent's custody. **Burden of Production:** The government.

**Time Lines:** 10 days after the Jurisdictional hearing if child is out of home, 30 days if child remains home or if government seeks to deny reunification services.

SIX-MONTH REVIEW HEARING: WIC \$\\$364, 366.21, 366.22 CRC 1460

#### **Presumptions:**

- The minor shall be returned to the parents unless there is a substantial risk to the minor's physical or emotional well being or when the parents have failed to participate regularly in any Court ordered treatment programs.
- If minor remained home, terminate dependency unless continued supervision is necessary.

**Burden of Proof:** Preponderance of evidence. (If government wants to terminate Reunification Services, must be clear and convincing evidence).

Burden of Production: The government.

**Time Lines:** 6 months from the "entry into foster care". "Entry into foster care" is defined as date of Jurisdictional Hearing or 60 days after initial removal, whichever comes first.

TWELVE-MONTH PERMANENCY HEARING: WIC \$\$364, 366.21(f)(g), CRC 1461

## **Presumptions:**

- The minor shall be returned to the parents unless there is a substantial risk to the minor's physical or emotional well being or when the parents have failed to participate regularly in any Court ordered treatment programs.
- ➤ If minor remained home, terminate dependency unless continued supervision is necessary.
- When the minor is not returned to the parents, services will be terminated unless there is a substantial probability that the minor will be returned to the custody of the parents within six months or unless reasonable services have not been provided.

**Burden of Proof:** Preponderance of evidence, to determine if detrimental for child to return home. Clear and convincing evidence to determine if reasonable services were provided.

Burden of Production: The government.

**Time Lines:** 12 months from the "entry into foster care". "Entry into foster care" is defined as date of Jurisdictional Hearing or 60 days after initial removal, whichever comes first.

EIGHTEEN-MONTH PERMANENCY REVIEW HEARING: WIC §366.22, CRC 1462

## Presumptions:

- ➤ The minor shall be returned to the parents unless there is a substantial risk to the minor's physical or emotional well being or when the parents have failed to participate regularly in any Court ordered treatment programs.
- ➤ If minor remained home, terminate dependency unless continued supervision is necessary.

Burden of Proof: Preponderance of evidence.

**Burden of Production:** The government.

**Time Lines:** In no event later than 18 months after the Detention Hearing.

SELECTION AND IMPLEMENTATION HEARING: WIC §366.26, CRC 1463-1465 **Presumption:** If the minor is adoptable, parental rights will be

terminated unless adoption would be detrimental to the child.

Rurden of Proof: Clear and convincing avidence that the minor of

**Burden of Proof:** Clear and convincing evidence that the minor child will be adopted.

Burden of Production: The government.

**Time Lines:** 120 days from Order Terminating Reunification Services.

POST PERMANENCY PLANNING HEARING: WIC \$366.3, CRC 1466

This hearing determines if progress is being made to find a permanent home for the child and if the case can be dismissed.

**Presumption:** Continued out of home care is in the best interest of the child.

**Burden of Proof:** Usually preponderance of evidence. **Burden of Production:** On anyone proposing a change. **Time Lines:** Every six months until case is dismissed.

Fresno County Superior Court, Juvenile Dependency Division Revised December 2001